

**REMARKS**

Reconsideration and withdrawal of all grounds of rejection in the Final Office Action and allowance of all the pending claims in this application are respectfully requested in light of the above amendments and the following remarks. Claims 1-18, as shown above, remaining pending herein.

Claims 1-18 stand rejected under 35 U.S.C. §103 as being unpatentable over Bosch (U.S. 6,519,601) in view of Lancelot et al. (U.S. 6,434,531). It is respectfully submitted that this ground of rejection is traversed for the reasons indicated herein below.

Claims 1, 8, 9, 16, 17, and 18 have all been amended to essentially recite, *inter alia*, automatically copying electronically a respective pre-chosen finding **and user-selected finding** from the displayed pre-chosen findings into the summary section of the medical report or when a respective predetermined finding is electronically selected **by a user** from the list, automatically electronically copying the respective predetermined finding into the medical report.

As claimed, embodiments of the present invention permit dynamic inclusion of diagnostic findings in a report by simultaneously displaying a list of predetermined findings and a medical report that is patient specific and contains data regarding the patient. Claimed embodiments of the present invention also permit a practitioner to dynamically select a finding from the plurality of findings and load it into the medical report.

The Office Action cites col. 28, lines 49-53, of Bosch as shown the automatic copying feature recited in the independent claims. However, nothing has been found in Bosch that teaches or suggests the interactive user selection feature now recited in the

amended claims. In this regard, Bosch merely states that a second version of the same type of window may be created, but this does not teach or suggest that particular findings may be user selected and automatically copied as recited in the amended claims.

For at least the above reason, all of the base claims are believed to be allowable over Bosch in view of Lancelot. The dependent claims are allowable at least for their dependence on the base claims and because of a separate basis for patentability. Reconsideration and withdrawal of this ground of rejection are respectfully requested.

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This Amendment After Final Rejection is believed clearly to place this application in condition for allowance and its entry is therefore believed proper under 37 C.F.R. § 1.116. In any event, however, entry of this Amendment After Final Rejection, as an earnest effort to advance prosecution and reduce the number of issues, is respectfully requested.


For all the foregoing reasons, it is respectfully submitted that all the present claims are patentable in view of the cited references. A Notice of Allowance is respectfully requested.

Respectfully submitted,

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Date:

10/20/03

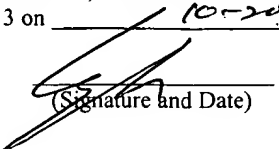
  
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